MADAN, MOSSMAN, SCHULTZ & SRIRAM ATTORNEYS AT LAW

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PATENT, TRADEMARK, COPYRIGHT AND RECATED MATTERS

HOUSTON OFFICE 2603 AUGUSTA, SUITE 700 HOUSTON, TEXAS 77057 (713) 266-1130 TELEPHONE (713) 266-8510 FACSIMILE

December 30, 2000

VIA EXPRESS MAIL

BOX NEW APPLICATION – FEE Commissioner of Patents Washington DC 20231

Re:

OBJECT ORIENTED ADN AND METHOD OF CONVERTING A NON-OBJECT ORIENTED COMPUTER LANGUAGE TO AN OBJECT ORIENTED COMPUTER

LANGUAGE

Inventors: Douglas M. Neuse and Daniel M. Braddock, Jr.

Attorney Docket No.: 013880.0063

Dear Sir:

Paul S. Madan

David L. Mossman

George R. Schultz

R. Scott Rhoades

Steven G. Morgan

Todd A. Bynum

Gene L. Tyler

G. Michael Roebuck

W. Allen Marcontell

Douglas Baldwin, Of Counsel

Michael R. Clogan

K.P. Sriram

Enclosed for filing are the following papers for filing the patent application entitled OBJECT ORIENTED ADN AND METHOD OF CONVERTING A NON-OBJECT ORIENTED COMPUTER LANGUAGE TO AN OBJECT ORIENTED COMPUTER LANGUAGE by inventors Douglas M. Neuse and Daniel M. Braddock, Jr. Applicants hereby claim small entity status.

- 1. Specification and claims consisting of 27 pages including an abstract and 21 original claims;
- 2. 35 sheets of drawings; Figures 1-3 (informal drawings);
- 3. Declaration and Power of Attorney for joint inventors;
- 4. Declaration Claiming Small Entity Status;

5. Two identical Compact Discs-Recordable (CD-R) in IBM-PC format, MS-Windows operating system, containing the following files:

Name	Size	Туре	Last Modified
adn30.1	26 KB	LFile	12/30/2000
adn30.y	99 KB	Y File	12/30/2000
ADNinterpreter30.sim	517 KB	SIM File	12/30/2000
ADNparser30.sim	411 KB	SIM File	12/30/2000
Dbms	72 KB	Text Doc.	12/30/2000
Server	20 KB	Text Doc	12/30/2000
Software_Util30.sim	163 KB	SIM File	12/30/2000
user_extensions	5 KB	Text Doc.	12/30/2000
Utilities	56 KB	Text Doc.	12/30/2000



- 6. Request and Certification Under 35 U.S.C. 122(b)(2)(B)(i);
- 7. Check in the amount of \$364 for application filing fee;
- 8. Transmittal letter in duplicate;
- 9. Express Mail Certificate; and
- 10. Postcard acknowledgement.

The fees have been calculated as shown below:

SMALL ENTITY

For:	Claims Filed	Extra Claims	Rate	Fee
Basic Filing Fee			\$355.00	\$355.00
Total Claims	21-20	1	9.00	9.00
Indep. Claims	2-3	0		
TOTAL				\$364.00

The Commissioner is hereby authorized to charge additional fees required or credit any overpayment to Deposit Account 130010.

A duplicate of this sheet is enclosed.

If you have any questions, please do not hesitate to contact me.

Respectfully submitted,

R. Scott Rhoades

Registration No. 44,300

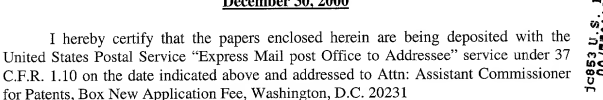
RSR:jrt enclosures



EXPRESS MAIL CERTIFICATE 37 CFR 1.1

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Respectfully submitted,

R. Scott Rhoades

Registration No. 44,300

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

 	Named Inventor	neuse, et al	
Title	Object Or	riented ADN and Method ting a Non-Object	
	ocket Number	013880.0063	

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

12/30/2000

Signature

R. Scott Rhoades Attorney of Record

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).